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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/597,506	10/05/2007	Masakazu Komatsu	0666.2940000	2138
26111 7590 02/04/2010 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.			EXAMINER	
1100 NEW YO	RK AVENUE, N.W.	KNUTSON, JACOB D		
WASHINGTO	WASHINGTON, DC 20005		ART UNIT	PAPER NUMBER
			3611	
			MAIL DATE	DELIVERY MODE
			02/04/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/597,506	KOMATSU ET AL.			
		Examiner	Art Unit			
		JACOB KNUTSON	3611			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)[\	Responsive to communication(s) filed on 10/20	0/00				
· · · · · · · · · · · · · · · · · · ·	This action is FINAL . 2b) ☐ This action is non-final.					
/—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
تار ت	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
closed in accordance with the practice and Expans addyte, 1000 C.B. 11, 400 C.B. 210.						
Dispositi	on of Claims					
4)🛛	Claim(s) <u>1-30</u> is/are pending in the application.					
	4a) Of the above claim(s) <u>1-12</u> is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)🖂)⊠ Claim(s) <u>13-30</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/or	election requirement.				
Application Papers						
9) The specification is objected to by the Examiner.						
·	The drawing(s) filed on is/are: a) acce		Examiner.			
. • / 🗀						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<u> </u>			(4) ~ (5)			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	 Certified copies of the priority documents have been received. 					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
	e of References Cited (PTO-892)	4) Interview Summary				
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal Pa				
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	6) Other:	atom ripphoduori			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims <u>13 21 are</u> rejected under 35 U.S.C. 102(<u>b</u>) as being <u>anticipated</u> by <u>Akashima</u> et al. (US 2006/0048977 A1).

For claim 13, Akashima et al. discloses a vehicle comprising wherein a transmission casing 12 is arranged in a rear portion of a vehicle body, a front axle casing 2 is arranged in the front portion of the vehicle body, and power from an engine 10 is transmitted from an output shaft 34 (auxiliary speed change shaft) supported by the transmission casing through a power transmission shaft 38 (intermediate shaft) to an input shaft 24 (traveling transmission shaft) supported by the front axle casing, a gear casing 152 is disposed between the transmission casing and the front axle casing as shown in Fig. 9 and described in page 8, paragraph [0121], lines 6 – 9, the gear casing is detachably attached to a clutch 27 housing (the clutch is housed as shown in Fig. 8) disposed before the transmission casing, the output shaft of the transmission casing and an input shaft 148 (first transmission shaft) of the gear casing are arranged on a same line and connected to each other, indirectly, as shown in Fig. 20, and the input shaft of the front axle casing and an output shaft 150 (second transmission shaft) of the gear casing are arranged on a same line and connected to each other as shown in Fig. 20.

For claim 14, Akashima et al. discloses a vehicle wherein a differential mechanism is disposed in the front portion of the vehicle and comprises: a differential 25 (forced differential mechanism) connecting left and right output shafts 3 (right and left axles), supported by the front axle casing, through a pair of planetary gear mechanisms 39; a turning hydrostatic transmission 45 (hydraulic steering motor) giving difference of rotation speed on the output shafts through the planetary gear mechanisms so as to perform turning of the vehicle; and a mechanical turning transmission 44 (hydraulic steering pump) changing power from the turning hydrostatic transmission in speed and then transmitting the power to the differential.

For claim 15, Akashima et al. discloses a vehicle wherein the mechanical turning transmission is a hydraulic-clutch type turning transmission.

For claim 16, Akashima et al. discloses a vehicle wherein the tuming transmission is interlockingly connected to a sub transmission disposed in the transmission casing.

For claim 17, Akashima et al. discloses a vehicle wherein power from the engine mounted on the vehicle is transmitted to a hydraulic clutch type forward/rearward traveling switching device 44 (hydraulic steering pump) and a main transmission, subsequently the power is transmitted to a sub transmission and changed in speed, and then traveling drive is performed, the turning hydrostatic transmission is actuated so as to control turning of the vehicle, and pressure oil is returned from the turning hydrostatic transmission through an oil cooler 179 to the transmission casing.

For claim 18, Akashima et al. discloses a vehicle wherein power from the engine mounted on the vehicle is transmitted to a hydraulic clutch type forward/rearward traveling switching device 44 (hydraulic steering pump) and the main transmission, subsequently the

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power is transmitted to the sub transmission and changed in speed, and then traveling drive is performed, the turning hydrostatic transmission is actuated so as to control turning of the vehicle, and pressure oil returning from the turning hydrostatic transmission is supplied through an oil cooler 179 to frictional boards of the hydraulic clutch of the forward/rearward traveling switching device.

For claim 19, Akashima et al. discloses a vehicle wherein a crawler traveling unit (as shown in Fig. 1) is provided on the vehicle, the crawler traveling unit is constructed so that a track roller 6 (tension rollers) is provided between a drive sprocket(s) 4 and an idler(s) 8 and a crawler belt(s) 9 is wound around the drive sprocket, the idler and the track roller, a shaft 1 (crawler frames) rotatably supporting the track roller is divided into plural parts, and the divided shafts are connected to each other through an elastic member as shown in Fig. 1.

For claim 20, Akashima et al. discloses a vehicle wherein ends of the divided shafts are shaped so as to engage with each other.

For claim 21, Akashima et al. discloses a vehicle wherein the ends of the divided shafts are shaped so as to mesh with each other.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims <u>22 30 are</u> rejected under 35 U.S.C. 103(<u>a</u>) as being unpatentable over Akashima et al. (US 2006/0048977 A1) in view of Nakatani et al. (US 7,089,824 B2).

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For claim 22, Akashima et al. discloses a vehicle comprising wherein a transmission casing 12 arranged in a rear portion of a vehicle body; a front axle casing 2 is arranged in the front portion of the vehicle body, wherein power from an engine 10 is transmitted from an output shaft 34 (auxiliary speed change shaft) supported by the transmission casing through a power transmission shaft 38 (intermediate shaft) to an input shaft 24 (traveling transmission shaft) supported by the front axle casing, a gear casing 152 disposed between the transmission casing and the front axle casing as shown in Fig. 9 and described in page 8, paragraph [0121], lines 6 – 9, the output shaft of the transmission casing and an input shaft 148 of the gear casing are arranged on a same line and connected to each other, indirectly, as shown in Fig. 20, and the input shaft of the front axle casing and an output shaft 150 (second transmission shaft) of the gear casing are arranged on a same line and connected to each other as shown in Fig. 20. Akashima et al. does not disclose the gear casing being constructed integrally with a flywheel casing disposed behind an engine. Nakatani et al. does disclose a gear casing (traveling transmission housing with a gear transmission mechanism housed within) being constructed integrally with a flywheel casing disposed behind an engine as stated in column 1, lines 17 - 26.

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to alternatively use connection and orientation of Nakatani et al. with the mechanism of Akashima et al. modified as above to allow for a more compact assembly reducing the size of the apparatus increasing it efficiency.

For claim 23, Akashima et al. modified as above discloses a vehicle wherein a differential mechanism disposed in the front portion of the vehicle comprises: a differential 25 (forced differential mechanism) connecting left and fight output shafts 3 (right and left axles), supported

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by the front axle casing, through a pair of planetary gear mechanisms 39; a turning hydrostatic transmission 45 (hydraulic steering motor) giving difference of rotation speed on the output shafts through the planetary gear mechanisms so as to perform turning of the vehicle; and a mechanical turning transmission 44 (hydraulic steering pump) changing power from the turning hydrostatic transmission in speed and then transmitting the power to the differential.

For claim **24**, Akashima et al. modified as above discloses a vehicle wherein the mechanical turning transmission is a hydraulic-clutch type turning transmission.

For claim 25, Akashima et al. modified as above discloses a vehicle wherein the turning transmission is interlockingly connected to a sub transmission disposed in the transmission casing.

For claim 26, Akashima et al. modified as above discloses a vehicle wherein power from the engine mounted on the vehicle is transmitted to a hydraulic clutch type forward/rearward traveling switching device 44 (hydraulic steering pump) and the main transmission, subsequently the power is transmitted to a sub transmission and changed in speed, and then traveling drive is performed, the turning hydrostatic transmission is actuated so as to control turning of the vehicle, and pressure oil is returned from a turning hydrostatic transmission through an oil cooler 179 to the transmission casing.

For claim 27, Akashima et al. modified as above discloses a vehicle wherein power from the engine mounted on vehicle is transmitted to a hydraulic clutch type forward/rearward traveling switching device 44 (hydraulic steering pump) and the main transmission, subsequently the power is transmitted to the sub transmission and changed in speed, and then traveling drive is performed, the turning hydrostatic transmission is actuated so as to control turning of the vehicle,

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and pressure oil returning from the turning hydrostatic transmission is supplied through an oil cooler 179 to frictional boards of the hydraulic clutch of the forward/rearward traveling switching device.

For claim 28, Akashima et al. modified as above discloses a vehicle wherein a crawler traveling unit is provided in the tractor, the crawler traveling unit (as shown in Fig. 1) is constructed so that a track roller 6 (tension rollers) is provided between a drive sprocket(s) 4 and an idler(s) 8 and a crawler belt(s) 9 is wound around the drive sprocket, the idler and the track roller, a shaft 1 (crawler frames) rotatably supporting the track roller is divided into plural parts, and the divided shafts are connected to each other through an elastic member as shown in Fig. 1.

For claim 29, Akashima et al. modified as above discloses a vehicle wherein ends of the divided shafts are shaped so as to engage with each other.

For claim 30, Akashima et al. modified as above discloses a vehicle wherein the ends of the divided shafts are shaped so as to mesh with each other.

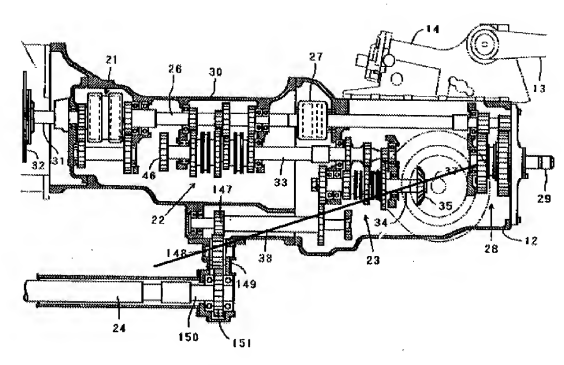
Response to Arguments

Applicant's arguments filed 9/4/09 have been fully considered but they are not persuasive. The applicant argues the prior art does not recite the limitation "the output shaft of the transmission casing and an input shaft of the gear casing are arranged on a same line and connected to each other". Furthermore, the applicant tries to argue the point by stating the output shaft and input shaft, as mentioned above, are arranged parallel to each other but on a separate parallel line. However, nowhere in the claim does it state the line has to be parallel to the output shaft and input shaft. It is further pointed out where a line exists between the output shaft and

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input shaft in the image



below.

Furthermore, the output shaft and input shaft are connected via gear 149, gear 147, and intermediate shaft 38.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jacob Knutson whose telephone number is (571) 270-5576. The

examiner can normally be reached on Monday to Thursday, 6:00 AM - 4:30 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lesley Morris can be reached on 571-272-6651. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/J.D.K/

January 26, 2010

/LESLEY D MORRIS/ Supervisory Patent Examiner, Art Unit 3611